1 2 DAVID A. HUBBERT Deputy Assistant Attorney General 3 Timothy J. Huether Trial Attorneys, Tax Division 4 U.S. Department of Justice P.O. Box 683 Washington, D.C. 20044 Phone: (202) 307-2124 6 Fax: (202) 307-0054 7 Email: Timothy.Huether@usdoj.gov Western.Taxcivil@usdoj.gov 8 Attorney for the United States of America 9 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA 10 United States of America. 11 Case No. 2:23-cv-00127-JCM-DJA Plaintiff, 12 STIPULATION TO EXTEND **DISPOSITIVE MOTION DEADLINE** v. 13 (Second Request) Leon W. Lipson, in his capacity as Personal 14 Representative of the Estate of Jean Lipson; Leon W. Lipson, in his capacity as a Trustee 15 of the Jean Lipson Trust; Nadine Lipson, in her capacity as a Trustee of 16 the Jean Lipson Trust; Nadine Lipson, in her capacity as Personal 17 Representative of the Estate of David E. Lipson; 18 Nadine Lipson, individually, 19 Defendants. 20 Pursuant to LR IA 6-1 and LR 26-3, Plaintiff the United States of America and 21 Defendants Leon W. Lipson, in his capacity as Personal Representative of the Estate of Jean 22 Lipson and in his capacity as a Trustee of the Jean Lipson Trust, and Nadine Lipson, individually 23 24 SECOND STIPULATION TO EXTEND DISPOSITIVE MOTION DEADLINE 25

2

1

34

5

67

8

10

12

11

13 14

15

16

17

18

19

20

21

22

23

24

25

"Parties"), stipulate and move the Court to extend the dispositive motion deadline by two weeks.

and in her capacity as Personal Representative of the Estate of David E. Lipson (collectively, the

This is the Parties' second request for an extension of the dispositive motion deadline. It comes less than 21 days before the expiration of the subject deadline.

Good cause exists to grant this extension because the Parties recently conducted depositions of Leon Lipson and Nadine Lipson on September 25, and the Parties would benefit from additional time to review those deposition transcripts and incorporate them into any dispositive motions they may file. Leon Lipson and Nadine Lipson and their Counsel were not available for the depositions until September 25, despite the Parties' diligent efforts to schedule those depositions earlier.

For the above reasons, and for good cause shown, the Parties therefore seek that the current dispositive motion deadline, as set forth in the Court's scheduling order, Dkt. 13, order granting the first stipulation to extend discovery deadlines, Dkt. 19, order granting the second stipulation to extend discovery deadlines, Dkt. 34, and order granting the first stipulation to extend dispositive motion deadlines, Dkt. 39, be extended by two weeks and modified as reflected in the table below.

//

//

//

//

//

//

//

SECOND STIPULATION TO EXTEND DISPOSITIVE MOTION DEADLINE

1				
2	Deadline	Previous		Modified
3	Dispositive Motion Deadline	November 1, 2024		November 15, 2024
4		l		
5	Respectfully submitted this 31st day of October, 2024,			
6	U.S. DEPT. OF JUSTICE, TAX DIVISION		ROYAL & MILES LLP	
7	DAVID A. HUBBERT			
8	Deputy Assistant Attorney General			
9	/s/ Timothy J. Huether Timothy J. Huether Trial Attorneys, Tax Division P.O. Box 683, Ben Franklin Station Washington, D.C. 20044 Attorney for the United States of America		/s/ Gregory A. Miles Gregory A. Miles, Esq. 1522 W. Warm Springs Road Henderson, NV 89014	
10				
11			Attorney for Defendants	
12				
13				
14				
15	IT IS SO ORDERED:			
16				
17		Hon. Daniel J. Albregts		
18	United States Magistrate Judge			
19			Dated:	November 1 , 2024
20				
21				
22				
23				
24	SECOND STIPULATION TO EXTEND			
25	DISPOSITIVE MOTION DEADLINE	2		

CERTIFICATE OF SERVICE

I certify that on October 31, 2024, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system, which will send notice to all parties who have appeared in this case and are authorized to receive electronic notice of filings.

/s/ Timothy J. Huether
TIMOTHY J. HUETHER
Trial Attorney, Tax Division
U.S. Department of Justice

SECOND STIPULATION TO EXTEND DISPOSITIVE MOTION DEADLINE